IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

UNITED STATES OF AMERICA v. HOWARD EUGENE BROOKSHIR))))	MJ. NC). 1:05m	j74-M		
GOVERNMENT'	S MOTION	N FOR I	DETENTIO	N HEARII	<u>1G</u>		
Comes now the Unit	ed State	es of A	America,	by and	through	ı Leu	.ra
Garrett Canary, United	States I	Attorne	ey for t	the Midd	le Dist	rict	of
Alabama, and pursuant	to 18 U	s.c.	3142(e)	and (f) moves	for	a
detention hearing for t	he abov	e-capt:	ioned de	efendant	•		
1. Eligibility of Cas	es						
This case is eligi	ble for	a dete	ention o	rder bec	ause th	is ca	ıse
involves:							
X Crime of viol	ence (1	8 U.S.	C. 3156)			
Maximum sente	nce of	life i	mprison	ment or	death		
10 + year dru	ıg offen	.se					
Felony, wi	th two	prior	convi	ctions	in the	abc	ve
categories							
X Serious risk	the def	endant	will f	lee			
Serious risk	of obst	ructio	n of ju	stice			
2. Reason For Detent:	Lon						
The Court should	detair	n defe	endant	because	there	are	nc
conditions of release	vhich wi	.ll rea	sonably	assure:			
X Defendant's	appearar	nce as	require	d			
y Safety of an	v other	persor	n and th	e commur	nity		

3.	Rebuttable	Presumption

The	United States will invoke the rebuttable presumption
against	defendant under Section 3142(e).
X	Probable cause to believe defendant committed 10 + year
	drug offense or a crime of violence or an offense in
	which a firearm was used or carried under Section 924(c)
	Previous conviction for "eligible" offense committed
	while on pretrial bond
	A period of five years has not elapsed from defendant's
	conviction or release from imprisonment for the offense
	described above
4. <u>Ti</u>	me For Detention Hearing
Th	e United States requests the Court conduct the detention
hearing	:
<u>X</u>	At the initial appearance
	After continuance of days
Re	spectfully submitted this the $6^{ exttt{TH}}$ day of June, 2005.
	LEURA GARRETT CANARY United States Attorney

Susan R. Redmond

Assistant United States Attorney